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ASPAs 137, Northwest White Island, McMurdo Sound.
ASPAs 138, Linnaeus Terrace, Asgard Range, Victoria Land.
ASPAs 139, Biscoe Point, Anvers Island, Palmer Archipelago.
ASPAs 140, Shores of Port Foster, Deception Island, South Shetland Islands.
ASPAs 141, Yukidori Valley, Langhovde, Lutzow-Holm Bay.
ASPAs 142, Svarthamaren Mountain, Muhlig-Hofmann Mountains, Queen Maud Land.
ASPAs 143, Marine Plain, Mule Peninsula, Vestfold Hills, Princess Elizabeth Land.
ASPAs 144, Chile Bay (Discovery Bay), Greenwich Island, South Shetland Islands.
ASPAs 145, Port Foster, Deception Island, South Shetland Islands.
ASPAs 146, South Bay, Doumer Island, Palmer Archipelago.
ASPAs 147, Ablation Point-Ganymede Heights, Alexander Island.
ASPAs 148, Mount Flora, Hope Bay, Antarctic Peninsula.
ASPAs 149, Cape Shirreff, Livingston Island, South Shetland Islands.
ASPAs 150, Ardley Island, Maxwell Bay, King George Island, South Shetland Islands.
ASPAs 151, Lions Rump, King George Island, South Shetland Islands.
ASPAs 152, Western Bransfield Strait, off Low Island, South Shetland Islands.
ASPAs 153, East Dallmann Bay, off Brabant Island.
ASPAs 154, Cape Evans Historic Site.
ASPAs 155, Lewis Bay Tomb.
ASPAs 156, Hut and associated artifacts, Backdoor Bay, Cape Royds, Ross Island.
ASPAs 157, Discovery Hut, Hut Point, Ross Island.
ASPAs 158, Huts and associated artifacts, Cape Adare.
ASPAs 159, Summit of Mt. Melbourne, North Victoria Land.
ASPAs 160, Botany Bay, Cape Geology, Victoria Land.

[63 FR 50164, Sept. 21, 1998, as amended at 66 FR 46740, Sept. 7, 2001]

§ 670.30 [Reserved]

Subpart G—Import into and Export From the United States

§ 670.31 Specific issuance criteria for imports.

Subject to compliance with other applicable law, any person who takes a native mammal, bird, or plant under a permit issued under the regulations in this part may import it into the United States unless the Director finds that the importation would not further the purpose for which it was taken. If the

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importation is for a purpose other than that for which the native mammal, bird, or plant was taken, the Director may permit importation upon a finding that importation would be consistent with the purposes of the Act, the regulations in this part, or the permit under which they were taken.

§ 670.32 Specific issuance criteria for exports.

The Director may permit export from the United States of any native mammal, bird, or native plants taken within Antarctica upon a finding that exportation would be consistent with the purposes of the Act, the regulations in this part, or the permit under which they were taken.

§ 670.33 Content of permit applications.

In addition to the information required in subpart C of this part, an applicant seeking a permit to import into or export from the United States a native mammal, a native bird, or native plants taken within Antarctica shall include the following in the application:

(a) Information demonstrating that the import or export would further the purposes for which the species was taken;

(b) Information demonstrating that the import or export is consistent with the purposes of the Act or the regulations in this part;

(c) A statement as to which U.S. port will be used for the import or export, and

(d) Information describing the intended ultimate disposition of the imported or exported item.

§ 670.34 Entry and exit ports.

(a) Any native mammal, native bird, or native plants taken within Antarctica that are imported into or exported from the United States must enter or leave the United States at ports designated by the Secretary of Interior in 50 CFR part 14. The ports currently designated are:

- (1) Los Angeles, California.
- (2) San Francisco, California.
- (3) Miami, Florida.
- (4) Honolulu, Hawaii.
- (5) Chicago, Illinois.

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- (6) New Orleans, Louisiana.
- (7) New York, New York.
- (8) Seattle, Washington.
- (9) Dallas/Fort Worth, Texas.
- (10) Portland, Oregon.
- (11) Baltimore, Maryland.
- (12) Boston, Massachusetts.
- (13) Atlanta, Georgia.

(b) Permits to import or export at non-designated ports may be sought from the Secretary of Interior pursuant to subpart C, 50 CFR part 14.

§ 670.35 [Reserved]

Subpart H—Introduction of Non-Indigenous Plants and Animals

§ 670.36 Specific issuance criteria.

For purposes consistent with the Act, only the following plants and animals may be considered for a permit allowing their introduction into Antarctica:

- (a) Domestic plants; and
- (b) Laboratory animals and plants including viruses, bacteria, yeasts, and fungi.

Living non-indigenous species of birds shall not be introduced into Antarctica.

§ 670.37 Content of permit applications.

Applications for the introduction of plants and animals into Antarctica must describe:

- (a) The species, numbers, and if appropriate, the age and sex, of the animals or plants to be introduced into Antarctica;
- (b) The need for the plants or animals;
- (c) What precautions the applicant will take to prevent escape or contact with native fauna and flora; and
- (d) How the plants or animals will be removed from Antarctica or destroyed after they have served their purpose.

§ 670.38 Conditions of permits.

All permits allowing the introduction of non-indigenous plants and animals will require that the animal or plant be kept under controlled conditions to prevent its escape or contact with native fauna and flora and that after serving its purpose the plant or animal shall be removed from Antarctica or be

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destroyed in manner that protects the natural system of Antarctica.

§ 670.39 [Reserved]

PART 671—WASTE REGULATION

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AUTHORITY: 16 U.S.C. 2405.

SOURCE: 58 FR 34719, June 29, 1993, unless otherwise noted.

Subpart A—Introduction

§ 671.1 Purpose of regulations.

The purposes of these regulations in part 671 are to protect the Antarctic environment and dependent and associated ecosystems, to preserve Antarctica's value as an area for the conduct of scientific research, and to implement the Antarctic Conservation Act of 1978, Public Law 95-541, consistent with the provisions of the Protocol on